



10/089901

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In the United States Patent and Trademark Office

International Application Number: PCT/GR 00/00018

International Filing Date: 21 April 2000

Priority Date Claimed: 22 April 1999

Applicant: FOTOPOULOS, G., Anastasios

Title: FLEXIBLE DRINKING STRAW

Appn Number:

Appn Filed:

Examiner/GAU:

Mailed: 2002 Apr 02, Tue

At: Athens, GREECE

Petition to Revive the Above Application

Mail Stop Filing Date

U.S. Patent and Trademark Office

P.O. Box 2327 - Arlington, VA 22202

Applicant hereby respectfully petitions that the above application be revived for the following reason:

The PTO has already received the application papers at October 15, 2001 as explained in the attached Declaration.

Also attached is a copy of the Mail Receipt stamped by the PTO.

Petition Fee \$ 130 has been paid at April 01, 2002 by wire transfer (Ref. Nr. 3020910060) through my bank (CITIBANK).

Very respectfully,

A. G. Fotopoulos
ANASTASIOS G. FOTOPOULOS

Applicant Pro Se

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Attachments: Mail Receipt and Supporting Declaration.

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Declaration in Support of Accompanying
Petition to Revive the Above Application

Anastasios G. Fotopoulos declares as follows:

1. I am the applicant in the above application and all the application papers that I submit are true copies of the original deposit application papers.
2. The above application must have entered the US National Stage under Chapter II, by October 22, 2001 (30 months from the Priority Date).
3. I paid the National Fee by wire transfer at September 20, 2001.
4. I sent the application papers at October 09, 2001 by an Express Registered Letter. The PTO received the papers at October 15,

2001. I attach the Mail Receipt stamped by the PTO.

5. I further declare that all statements made herein of my own knowledge are true and that all statements made upon information and belief are believed to be true, and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application and any patent issuing therefrom.

Very respectfully,



ANASTASIOS G. FOTOPOULOS

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